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1	IT IS HEREBY STIPULATED by and between Plaintiff Michelle Lou and Defendants	
2	Ma Laboratories, Inc., Abraham Ma, and Christine Rao that the claims in this action of Plaintiff	
3	Lou are hereby dismissed with prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1),	
	and with each side to bear its own fees and costs. This Stipulation does not affect the legal	
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5	claims of former putative class members who had filed notices of consents to join the proposed	
6	FLSA collective action as opt-in plaintiffs.	
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8		
9	Dated: March 26, 2014	SANFORD HEISLER, LLP
10	Ву:	/s/ David Sanford DAVID SANFORD
		(Admitted pro hac vice)
11		Attorneys for Plaintiffs
12		
13	Dated: March 21, 2014	BERLINER COHEN
14	Ву:	/s/ Kara L. Arguello
15		CHRISTINE H. LONG SUSAN E. BISHOP
16		KARA ARGUELLO
17		Attorneys for Defendants
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19	IT IS SO ORDERED.	
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22	DATED: April 2, 2014.	
23		100 Plane
24		Ulated States District Judge William H. Alsup
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